50.103-6

agency, the interested agencies should maintain liaison with each other to determine whether joint action should be taken

- (c) When additional funds are required from another agency, the contracting agency may not approve adjustment requests before receiving advice that the funds will be available. The request for this advice shall give the contractor's name, the contract number, the amount of proposed relief, a brief description of the contract, and the accounting classification or fund citation. If the other agency makes additional funds available, the agency considering the adjustment request shall be solely responsible for any action taken on the request.
- (d) When essentiality to the national defense is an issue (50.103–2(a)(1)), agencies considering requests for amendment without consideration involving another agency shall obtain advice on the issue from the other agency before making the final decision. When this advice is received, the agency considering the request for amendment without consideration shall be responsible for taking whatever action is appropriate.

50.103-6 Disposition.

When approving or denying a contractor's request made in accordance with 50.103-3(a), the approving authority shall sign and date a Memorandum of Decision containing—

- (a) The contractor's name and address, the contract identification, and the nature of the request;
- (b) A concise description of the supplies or services involved;
- (c) The decision reached and the actual cost or estimated potential cost involved, if any;
- (d) A statement of the circumstances justifying the decision;
- (e) Identification of any of the foregoing information classified "Confidential" or higher (instead of being included in the memorandum, such information may be set forth in a separate classified document referenced in the memorandum); and
- (f) If some adjustment is approved, a statement in substantially the following form: "I find that the action authorized herein will facilitate the na-

tional defense." The case files supporting this statement will show the derivation and rationale for the dollar amount of the award. When the dollar amount exceeds the amounts supported by audit or other independent reviews, the approving authority will further document the rationale for deviating from the recommendation.

50.103-7 Contract requirements.

- (a) Pub. L. 85-804 and E.O. 10789 require that every contract entered into, amended, or modified under this Subpart 50.1 shall contain—
- (1) A citation of Pub. L. 85–804 and E.O. 10789;
- (2) A brief statement of the circumstances justifying the action; and
- (3) A recital of the finding that the action will facilitate the national defense.
- (b) The authority in 50.101–1(a) shall not be used to omit from contracts, when otherwise required, the clauses at 52.203–5, Covenant Against Contingent Fees; 52.215–2, Audit and Records—Negotiation; 52.222–4, Contract Work Hours and Safety Standards Act—Overtime Compensation; 52.222–6, Davis-Bacon Act; 52.222–10, Compliance With Copeland Act Requirements; 52.222–20, Walsh-Healey Public Contracts Act; 52.222–26, Equal Opportunity; and 52.232–23, Assignment of Claims.

50.104 Residual powers.

This section prescribes standards and procedures for exercising residual powers under Pub. L. 85–804. The term "residual powers" includes all authority under Pub. L. 85–804 except—

- (a) That covered by section 50.103; and
- (b) The authority to make advance payments (see Subpart 32.4).

50.104-1 Standards for use.

Subject to the limitations in 50.102–3, residual powers may be used in accordance with the policies in 50.101–2 when necessary and appropriate, all circumstances considered. In authorizing the inclusion of the clause at 52.250–1, Indemnification Under Public Law 894, in a contract or subcontract, an agency head may require the indemnified contractor to provide and maintain financial protection of the type